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07/657,296			Washington,	D.C. 20231	
SERIAL NUMBER F	ILING DATE	FIRST NAMED	APPLICANT	· · · · - · ·	ATTORNEY DOCKET NO.
07/657, 296	02/19/91	SCHAT7			
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BEN D. TOBO	R .			PREBILIO	
	FREEWAY, SUIT	ΓΕ 1400	}	ART UNIT	PAPER NUMBER
HOUSTON, T)	77079				23
				DATE MAILED:	
		NER INTERVIEW SUMI	MARY RECOR	(D	06/17/92
All participants (applicant, app					
(1) Applicants Re					
(2) Examiner:	Paul Prebili	(4)		· · · · · · · · · · · · · · · · · · ·	-
Date of Interview	e 15, 1992				
Type: Telephonic 🗆 f	/ Personal (copy is given to	☐ applicant ☐ applicant'	s representative).		
Exhibit shown or demonstration	on conducted: 🗆 Yes	No. If yes, brief descript	ion:		
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			₩ .		
Agreement	rith respect to some or all o	of the claims in question.	X was not reache	d.	•
Claims discussed:	Claim 1 to	6			
Identification of prior art discu	ussed: Palm	02 (417) w	hich re	cently i	ssued CApril
7,1992) and	was subject	of provisi	fonal ob	viousness	ssued (April rej. as 07/174,24
Description of the general natu	re of what was agreed to it	i an agreement was reached, c	or any other comm	nents: The	applicant querie
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present case	O CIP OT	the 07/174,246	case, +	he exa	uniner consulted
other examilies	's ord a c	concencious u	vas torv	ned the	it, since there ere
different Invi	entive entiti	ies, unobviousnos	55 of the	presently	
(A fuller description, if neces attached. Also, where no copy	sary, and a copy of the ar of the amendments which	nendments, if available, which would render the claims allo	ch the examiner a wable is available,	greed would rend a summary there	der the claims allowable must be of must be attached.)
NOT WAIVED AND MUST II	NCLUDE THE SUBSTAN	CE OF THE INTERVIEW (e	e.g., items 1-7 or	n the reverse side	THE LAST OFFICE ACTION IS of this form). If a response to the tof the substance of the interview.
☐ It is not necessary for a	oplicant to provide a separa	ate record of the substance of	the interview.		240
☐ Since the examiner's in requirements that may response requirements of	be present in the last Offi	ncluding any attachments) re ce action, and since the claim	eflects a complete as are now allowal	e response to each	of the objections, rejections and d form is considered to fulfill the
PTOL 412 /PEV 1 94)			Examiner's	Signature	reculer